IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS MIDLAND/ODESSA DIVISION

| CODDI | ESTONE | WIDEI | LCC | $\mathbf{I} \mathbf{I} \mathbf{C}$ |
|-------|--------|-------|-----|---|
| LAODE | | VVIR | | 4 |

Civil Action No. 7:24-cv-00232-ADA

Plaintiff,

JURY TRIAL DEMANDED

v.

APPLE INC.,

Defendant.

JOINT STIPULATION EXTENDING THE DEADLINE TO FILE JOINT MOTION FOR ENTRY OF A PROTECTIVE ORDER

TO THE HONORABLE JUDGE:

Pursuant to the Court's Amended Standing Order Regarding Joint or Unopposed Request to Change Deadlines dated March 7, 2022, Plaintiff Cobblestone Wireless, LLC, ("Cobblestone" or "Plaintiff") and Defendant Apple Inc. ("Apple" or "Defendant") (collectively, the "Parties") hereby provide notice that the Parties have agreed to an extension of the Parties' deadline to file a joint motion for entry of a protective order to July 9, 2025.

Cobblestone and Apple are making progress in the negotiation of the terms of a protective order for joint submission to the Court. The Parties' negotiations are ongoing but have not been completed. Currently, the deadline for the Parties to submit a joint motion for entry of a protective order is May 28, 2025. To afford the Parties additional time to meet and confer and resolve or narrow any disputes, the Parties have agreed to extend the deadline to file the joint motion for entry of a protective order for 42 days, until July 9, 2025. This new deadline will be before fact discovery opens in this case and will not affect any other deadline in this case. Extending the deadline will give the Parties time to continue their negotiations, narrow any disputed issues, and

present the Court with either an agreed protective order or a joint submission that minimizes any disputed issues.

The Parties affirm that this extension meets all of the criteria required under the Standing Order for the Court to automatically grant the extensions. Specifically, the Parties affirm as follows:

- 1. This request is agreed between the Parties.
- 2. This request does not change the date of any hearing, trial, or other Court date, and
- 3. This request does not extend any deadline of a final submission that affects the Court's ability to hold a scheduled hearing, trial, or Court event.

Dated: May 27, 2025

/s/ Reza Mirzaie

Reza Mirzaie

CA State Bar No. 246953

Marc A. Fenster

CA State Bar No. 181067

Neil A. Rubin

CA State Bar No. 250761

Christian W. Conkle

CA State Bar No. 306374

Jonathan Ma

CA State Bar No. 312773

Jacob R. Buczko

CA State Bar No. 269408

Peter Tong

TX State Bar No. 24119042

Matthew D. Aichele VA State Bar No. 77821

RUSS AUGUST & KABAT 12424 Wilshire Boulevard, 12th Floor

Los Angeles, CA 90025

Telephone: 310-826-7474

Email: rmirzaie@raklaw.com

Email: mfenster@raklaw.com Email: nrubin@raklaw.com

Email: cconkle@raklaw.com

/s/ Steven J. Wingard

Steven J. Wingard

Texas Bar No. 00788694

Robert ("Robby") P. Earle

Texas Bar No. 24124566

Stephen L. Burbank

Texas Bar No. 24106972

SCOTT, DOUGLASS & MCCONNICO,

L.L.P.

303 Colorado Street, Suite 2400

Austin, Texas 78701

Telephone: 512.495.6300

Facsimile: 512.495.6399

Email: swingard@scottdoug.com

Email: rearle@scottdoug.com

Email: sburbank@scottdoug.com

James R. Batchelder

CA Bar No. 136347

Raivo H. Andrian

CA Bar No. 359257

ROPES & GRAY LLP

525 University Ave, 8th Floor

Palo Alto, CA 94301-1922

Telephone: (650) 617-4000

Email: jma@raklaw.com Email: jbuczko@raklaw.com Email: ptong@raklaw.com Email: maichele@raklaw.com

Attorneys for Plaintiff Cobblestone Wireless, LLC

Facsimile: (650) 617-4090

James.Batchelder@ropesgray.com Raivo.Andrian@ropesgray.com

Steven Pepe

NY Bar No. 2810430

Kevin J. Post

NY Bar No. 4382214

Alexander E. Middleton

NY Bar No. 4797114

Cassandra B. Roth

NY Bar No. 5287362

Lance W. Shapiro

NY Bar No. 5497955

Abed R. Balbaky

NY Bar No. 5844873

Brian P. Lebow

NY Bar No. 5992573

ROPES & GRAY LLP

1211 Avenue of the Americas

New York, NY 10036-8704

Telephone: (212) 596-9000

Facsimile: (212) 596-9090

Steven. Pepe@ropesgray.com

Kevin.Post@ropesgray.com

Alexander.Middleton@ropesgray.com

Cassandra.Roth@ropesgray.com

Lance.Shapiro@ropesgray.com

Abed.Balbaky@ropesgray.com

Brian.Lebow@ropesgray.com

Attorneys for Defendant Apple Inc.

Certificate of Service

Pursuant to the Federal Rules of Civil Procedure and Local Rule CV-5, I hereby certify that all counsel of record who have appeared in this case are being served on this 27th day of May, 2025, with a copy of the foregoing via the Court's CM/ECF system.

/s/ Steven J. Wingard
Steven J. Wingard